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Name (first, last):	– Sales –
Department:	Kurfuerstenstrasse 15
Street/P.O. Box:	36037 Fulda
ZIP/City:	Germany
Country:	
Phone:	
Fax:	Via Fax: +49 661 25100-25
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NotesToPaper 9.0 – Print the way you want. - Prices (effective as of 01. November 2016)

Product (German/English)	License type	User	Price per license in EUR	Total # of licenses	Total price in EUR
NotesToPaper Easy ¹⁾	Client ³⁾	1	99,-		
NotesToPaper Print ¹⁾	Client ³⁾	1	132,-		
NotesToPaper PDF ¹⁾	Client ³⁾	1	100,-		
NotesToPaper Designer ¹⁾	Client ³⁾	1	660,-		
NotesToPaper Setup ¹⁾	Client ³⁾	1	1.200,-		
NotesToPaper Server - Standard ¹⁾	Server ³⁾	unlimited	4.920,-		
NotesToPaper Server - Advanced ^{1) 2)}	Server ³⁾	unlimited	8.620,-		

Notes user ⁴⁾ or server name (in the canonical format: CN=John Doe/O=SVD/C=DE) – Please print / Case sensitive –

<input type="checkbox"/> Subscription (Please check box, if desired)	30% per year of the total license price for the first two years, 25% for each year thereafter. Minimum tenure two years (the terms and conditions can be found in the subscription regulations).
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City, Date, Signature, Stamp

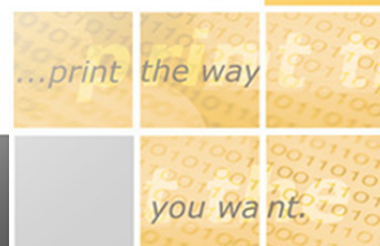
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2) Consists of NotesToPaper Server and webPDF Business Edition (OEM).

3) Prices for multiple user licenses/multiple server licenses upon request. For each installation on a server in a single, load balancing, failover (standby) and test or development environment a separate license is necessary. We offer licenses at special conditions for the use in a failover and test or development environment.

4) Please note: It is NOT possible to generate activation keys for universal Notes user names, such as "Development", "Administration" or similar user names.

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(17) The provisions set forth in § 2 of this Agreement also obligate the Licensee contractually.

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(1) A separate License is required for using the Software as part of a server/web server application. This may be a web server extension, including ISAPI, NSAPI and CGI, as well as integration into dynamic and static web pages, such as through Notes databases, ASP or PHP. A separate License is also required for server applications including in the form of services, which can be used or started by other computers, run supervised or unsupervised, or wait for requests.

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§ 4 General impairment of performance

(1) If the Licensee sets a deadline for rendering performance or remedy, then the Licensee may only use the lapse of this deadline as grounds for withdrawing from the Agreement or claiming damages in lieu of performance, provided it informed SoftVision at the time the deadline was set that it would no longer want to avail itself of SoftVision's services once the deadline has expired. If the Licensee is required to issue a warning instead of setting a deadline, then it must also inform SoftVision at the time the warning is issued that it will no longer want to avail itself of SoftVision's services should the warning fail to render the desired results.

(2) The Licensee may withdraw from this Agreement for a breach of a contract obligation not attributable to a defect in the purchased Software only if SoftVision is responsible for the breach.

(3) The Licensee recognizes its independent obligation to enable SoftVision, within a period of four years from the date of contracting, to review the Licensee's compliance with the terms of this Agreement at the place where the Software is being utilized, and to support this review to the best of its ability. The review will be conducted during the Licensee's regular business hours. Notification will be made at least seven days in advance. SoftVision will make every effort to disrupt the Licensee's operations as little as possible.

§ 5 Liability arising from material defects and warranty of title

(1) Claims arising from a defect are subject to a limitation period of twelve months, unless the defect was fraudulently concealed.

(2) Any assertion of defect liability claims will be contingent upon the defect having been reported in writing to SoftVision within four weeks from the time it was first identified.

(3) SoftVision will, at its discretion, provide remedy by either correcting the defect or supplying a replacement Software that is free of the defect. SoftVision may provide the Licensee with a newer Software version, which exhibits all of the prescribed properties under this Agreement, and which does not unreasonably impair the Licensee in using the Software in terms of the properties as originally contracted for in this Agreement.

(4) SoftVision is authorized to refuse remedy so long as the Licensee has not rendered full payment of any amounts associated with this Agreement and the Licensee has no rightful interest in the retention of the amount that is in arrears.

(5) SoftVision will not be liable in cases where the Licensee has made modifications to the Software it has provided, unless these modifications had no impact on the cause of the defect.

(6) The Licensee will assist SoftVision in identifying and correcting the defect, and will provide SoftVision with immediate access to those files and records that could explain how the defect arose.

(7) The Licensee will use reasonable care in examining whether the defect is one that is subject to remedy prior to asserting any claims for remedy. If the alleged defect is one for which there is no obligation to provide remedy (pseudo defect), then the Licensee may be charged for the services that SoftVision provided for verifying and correcting the error at SoftVision's applicable billing rates plus any expenses incurred, unless the Licensee would have been unable to identify the pseudo defect as such even when exerting the utmost of reasonable care and diligence.

(8) The place of fulfillment for remedy is Fulda, Germany. Remedy may be made by using telecommunications to transmit software, unless this kind of transmission is unreasonable to the Licensee, such as for reasons of information-technology security.

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(1) SoftVision will be liable for gross negligence and willful misconduct. In cases of slight negligence, SoftVision will be liable only for (i) breaches of a material contract obligation (cardinal duty), the fulfillment of which is what makes the proper execution of this Agreement possible and for which compliance may be relied on as a matter of course by the Licensee, and (ii) damages resulting from the injury to life, limb or health.

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(4) SoftVision will not be liable for the loss of data or programs insofar as the damage stems from the Licensee's failure to perform data backups and therefore ensure that the lost data can be reproduced at reasonable expense and effort.

(5) The preceding provisions also apply to the employees and agents of SoftVision.

§ 7 Other provisions

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Effective date: October 1st, 2013

SoftVision Development GmbH, Kurfürstenstraße 15, 36037 Fulda, Germany

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This document contains the description of the "Subscription for SoftVision Development Software Products" (herein after referred to as "subscription"). The regulations described in the following will govern any conclusion of a subscription. Please read these regulations carefully, as they contain information concerning the activation, maintenance and execution of your subscription. Should you have any questions toward your subscription, please contact the SoftVision Development customer support (herein after referred to as "SoftVision") at +49-(0)661-25100-0 or via e-mail at sales@softvision.de.

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Product description and version	Number of licenses

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For the subscription responsible contact person
Last name, First name
E-mail address

City, date

Signature of the customer

Effective date: October 1st, 2013

Response Fax

Telefax: +49 661 25100-25

SoftVision Development GmbH, Kurfuerstenstrasse 15, 36037 Fuda

Notes User / Server Name Change

This document enables you to notify us that a known user / server is no longer using the product and that you require a new activation key. The key generation is free of charge. You will receive your key within a work day upon receipt of this form.

Some licenses of the SoftVision Development products will be assigned exclusively to one personified Lotus Notes user / server name. We therefore require the license details and the Notes user / server name that is to be changed in the canonical format (For more than one license, please, specify all users' names.). Please, fill in the user / server name in the form below and fax it to the above mentioned fax number. In case of questions, do not hesitate to contact us at your convenience by phone at +49 661 25100-0.

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Contact person:

Street / PO Box:

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Signature / Company stamp:

"Old" Notes user / server name ¹⁾		
(in the canonical format: CN=John Doe/O=SVD/C=DE) - in block letters, please (case sensitive)		
Product	Serial number	Notes user / server name
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(in the canonical format: CN=John Doe/O=SVD/C=DE) - in block letters, please (case sensitive)		
Product	Serial number	Notes user / server name

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